	TATES DISTRICT COURT N DISTRICT OF NEW YORK		DOCUMENT ELECTRONICALLY FILED DOC #: DATE FILED:	
Chin		<u> </u>		
-V.	Plaintiff, -		(KMK)() ANAGEMENT AND LING ORDER	
	Defendant.			
Case Manag	At the conference before to gement Plan and Scheduling Order was es of Civil Procedure. All parties consent (do not cons U.S.C. § 636(c) [circle one]. [If need not be completed at this time. This case (is) (is not) to be tried to	s adopted in accorda ent) to trial by Mag all consent, the rem	gistrate Judge, pursuant to 28 nainder of the Plan and Order	
3.	No additional parties may be joined except with leave of the Court.			
4.5.	Amended pleadings may not be filed except with leave of the Court. Initial disclosure pursuant to Rules 26(a)(1), Fed. R. Civ. P., will be completed not later than			
6.	All fact discovery is to be completed no later than			
7.	The parties are to conduct discovery in accordance with the Federal Rules of Civil Procedure and the Local Rules of the Southern District of New York. The following interim deadlines may be extended by the parties on consent without application to the Court, provided the parties meet the fact discovery completion date in paragraph 6 above:			

	a. 	Initial requests for production of documents to be served by		
	b.	Interrogatories to be served by 12/15/07.		
	c.	Depositions to be completed by		
		i. Unless the parties agree or the Court so orders, depositions are not to be held until all parties have responded to initial requests for document production.		
		ii. There is no priority in deposition by reason of a party's status as plaintiff or defendant.		
		iii. Unless the parties agree or the Court so orders, non-party depositions shall follow initial party depositions.		
	d.	Requests to Admit to be served no later than		
8.		expert disclosures, including reports, production of underlying documents and positions are to be completed by:		
	a.	Expert(s) of Plaintiff(s) \mathcal{N}		
	b.	Expert(s) of Plaintiff(s) \mathcal{N}/A Expert(s) of Defendant(s) \mathcal{N}/A		
9.	Indivi Judgn to the	otions: All motions and applications shall be governed by the Court's dividual Practices, including pre-motion conference requirements. Summary dgment or other dispositive motions are due at the close of discovery. Pursuant the undersigned's Individual Practices, the parties shall request a pre-motion nference in writing at least four (4) weeks prior to this deadline.		
10.		All counsel must meet for at least one hour to discuss settlement not later than two weeks following the close of fact discovery.		
11.	a.	Counsel for the parties have discussed holding a settlement conference before a Magistrate Judge.		
	b.	The parties (request) (do not request) a settlement conference before a United States Magistrate Judge [circle one].		
12.	a.	Counsel for the parties have discussed the use of the Court's Mediation Program.		

- b. The parties (request) (do not request) that the case be referred to the Court's Mediation Program [circle one].
- 13. Counsel for the parties have discussed the use of a privately-retained a. mediator.
 - The parties (intend) (do not intend) to use a privately-retained mediator b. [circle one].
- 14. The parties shall submit a Joint Pretrial Order prepared in accordance with the undersigned's Individual Practices and Rule 26(a)(3), Fed.R.Civ.P. If this action is to be tried before a jury, proposed voir dire, jury instructions and a verdict form shall be filed with the Joint Pretrial Order. Counsel are required to meet and confer on jury instructions and verdict form in an effort to make an agreed upon submission.
- 15. Parties have conferred and their present best estimate of the length of trial is 1-2 weeks

TO BE COMPLETED BY THE COURT:

16. [Other directions to the parties:]

17. The (next Case Management) (Final Pretrial Conference) is scheduled for_____ 1/8/10 of 10:30 gm. movent's pre-motion letter 5, 12/22/09
non-movent's regionse 12/30/09

SO ORDERED.

DATED: White Plains, New York 9/10/09

UNITED STATES DISTRICT JUDGE